

1	ROBBINS GELLER RUDMAN & DOWD LLP		
2	STEVEN W. PEPICH (116086)		
3	JAMES A. CAPUTO (120485) LAWRENCE A. ABEL (129596)		
4	San Diego, CA 92101		
5	Telephone: 619/231-1058 619/231-7423 (fax)		
6	SteveP@rgrdlaw.com JimC@rgrdlaw.com		
7	LarryĀ@rgrdlaw.com – and –		
8	NANCY M. JUDA 1100 Connecticut Avenue, N.W., Suite 730		
9	Washington, DC 20036		
10	202/828-8528 (fax) NancyJ@rgrdlaw.com		
11	Attorneys for Respondents		
12	[Additional counsel appear on signature page.]		
13	UNITED STATES DISTRICT COURT		
$\begin{bmatrix} 13 \\ 14 \end{bmatrix}$	NORTHERN DISTRICT OF CALIFORNIA		
	OAKLAND DIVISION		
15			
16			
17	IN RE:	Lead Case No. M:06-cv-01781-SBA	
18 19	CINTAS CORP. OVERTIME PAY ARBITRATION LITIGATION	[E-Filing]	
20		STIPULATION AND ORDER FOR TRANSFER	
21		OF PROCEEDINGS TO THE HONORABLE RICHARD SEEBORG	
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$			
23			
$\begin{bmatrix} 23 \\ 24 \end{bmatrix}$			
25			
23 26			
26 27			
$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$			
ا ۵۷			

WHEREAS, the Honorable Richard Seeborg is presiding over matters relating to "litigating plaintiffs" in *Veliz, et al. v. Cintas Corporation, et al.*, C-03-1180 (N.D. Cal.), with the exception of the claims of certain plaintiffs concerning alleged violations of the Employee Retirement Income Security Act ("ERISA"), 29 U.S.C. §§1001 *et seq.* (Dkt Nos. 726-727);

WHEREAS, the Honorable Saundra Brown Armstrong presently presides over those plaintiffs who the Court has ruled have binding arbitration agreements with Cintas and whose claims the Court has stayed pending arbitration ("arbitrating plaintiffs"), and claims involving alleged violations of ERISA, in *Veliz et al v. Cintas Corporation et al*, Case No. C-03-1180 (N.D. Cal.);

WHEREAS, the Honorable Saundra Brown Armstrong presently presides over the 70 separate actions which were consolidated by the Judicial Panel on Multidistrict Litigation for pretrial proceedings, in *In Re Cintas Corp. Overtime Pay Arbitration Litigation*, Case No. C-06-1781 (N.D. Cal.) ("arbitration petitions");

WHEREAS, the parties are preparing to present to the Court for approval the complete settlement of all aspects of this action and related proceedings; and

WHEREAS, the parties believe it will be most efficient for the Court and the parties to proceed before a single judge with the approval and confirmation of the settlement of all matters;

NOW THEREFORE, the parties, through their respective counsel of record, agree and stipulate to an Order of the Court that: All matters in the above-captioned proceedings currently before the Honorable Saundra Brown Armstrong shall be transferred to the Honorable Richard Seeborg.

IT IS SO STIPULATED.

Case 3:06-cv-05138-RS Document 4 Filed 10/14/10 Page 3 of 4

1	DATED: October 4, 2010	ROBBINS, GELLER
2		RUDMAN & DOWD LLP STEVEN W. PEPICH
3		JAMES A. CAPUTO LAWRENCE A. ABEL
4		
5		/s/ James A. Caputo
		JAMES A. CAPUTO
6		
7		ALTOHULED DEDZONILID
8		ALTSHULER BERZON LLP MICHAEL RUBIN
9		EILEEN GOLDSMITH 177 Post Street, Suite 300
10		San Francisco, CA 94108 Telephone: 415/421-7151
11		415/362-8064 (fax)
12		TRABER & VOORHEES THERESA M. TRABER
13		128 No. Fair Oaks Avenue, Suite 204 Pasadena, CA 91103
14		Telephone: 626/585-9611 626/577-7079 (fax)
15		
16		Attorneys for Plaintiffs
17	DATED: October 4, 2010	SQUIRE, SANDERS & DEMPSEY, L.L.P.
18	,,,	MARK C. DOSKER
19		DIANE L. GIBSON MICHAEL W. KELLY
20		
21		/s/ Mark C. Dosker
22		MARK C. DOSKER
23		275 Battery Street, Suite 2600
24		San Francisco, CA 94111 Telephone: 415/954-0200
		415/391-2493 (fax)
25		Attorneys for Petitioner Cintas Corporation and
26		Plan Administrator for the Cintas Partners' Plan
27	*	* *
28		
	1	